DISTRICT OF NH

: 2020 AUG | | A 8: 3H

-**24-00536**5**5M**0SITORY

1		IN THE UNI	TED STAT	ES DIST	RICT C	OURT
2		FOR THE D	DISTRICT	OF NEW	HAMPSH	IRE
3						7
4	Sensa Verogna,	Plaintiff,	. )			
5	v.		)	Case	#: 1:2	0-6V
6	Twitter Inc.,	Defendant.	. )			,
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## PLAINTIFF'S REQUEST FOR ENTRY OF DEFAULT BY CLERK

To: Clerk of Court

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Plaintiff, pro se and proceeding anonymously as Verogna, hereby requests the entry of default by Clerk upon defendant, Twitter Inc. and pursuant to Federal Rules of Civil Procedure Rule 55(a), as defendant has failed to properly plead under Fed. R. Civ. P. 12 and otherwise defend Plaintiff's Complaint, [See Doc. 1], and Summons, [See Doc. 2], by June 1, 2020, as required by Fed. R. Civ. P. 4 and the clerk must enter the party's default under the Rules of Civil Procedure, Rule 55(a) and/or shall enter default under Local Rule 55.1(a). Defendant was notified on June 8, 2020, [Docs. 7 and 8] of the illegality and inadequacy of its June 1, 2020 Motion to Dismiss. [See Doc. 3] To date, the Defendant has made no attempt to provide to the Court or the Plaintiff a sufficient answer under Fed. R. Civ. P. 4., a pleading in conforming with Fed. R. Civ. P. 12 and has otherwise failed to properly defend itself against the Plaintiff's Complaint, as required by Fed. R. Civ. P. 4., and within the requirements stated in the Summons.

31	The Plaintiff's declaration in support is attached herein.
32 33 34 35 36	Respectfully,  /s/ Plaintiff, Anonymously as Sensa Verogna SensaVerogna@gmail.com
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38	CERTIFICATE OF SERVICE
39 40 41 42	I hereby certify that on this 11th day of August 2020, the foregoing document was made upon the Defendant, through its attorneys of record to Jonathan M. Eck jeck@orr-reno.com and Julie E. Schwartz, Esq., JSchwartz@perkinscoie.com  Page 2 of 2